

Short, crisp sentences are better than long sentences. So, too, are short paragraphs. Break your text up into many snappy paragraphs. Exaggeration is untruthfulness. Untruthfulness begets distrust. Do not over-represent your goods to the public.—Braine.

THE SALT LAKE HERALD.

Established June 6, 1870.

SALT LAKE CITY, UTAH, SUNDAY, DECEMBER 1, 1907

36 PAGES. Price, Five Cents.

The target at which all ads are aimed is the pocketbook of the other man or woman. Don't put too many "ands," "buts," "ifs" and "theres" in your copy, and don't shoot over the heads of the people you are trying to interest.—Salesmanship.

IMPASSIONED PLEAS OF LAWYERS ON BOTH SIDES

Mrs. Annie M. Bradley Scathingly Arraigned by Assistant District Attorney for Killing of Brown.

Eloquently Defended by Mr. Wells—Prisoner on Verge of Collapse at End of the Ordeal.

(Special to The Herald.)

Washington, D. C., Nov. 30.—"If her story had been told by any other than a matchless actress who sat upon the stand it would have had the honest commendation of every man who loves his home and womanhood." "How far would you trust the oath of a woman who had committed crime and found it convenient to forget all about it?" These were a few of the points brought to the attention of the jury this morning when Assistant District Attorney Turner made the opening argument for the government in the trial of Mrs. Annie M. Bradley. As Turner warmed up to his argument he drew a vivid picture of the misery and degradation she was supposed to have brought to the Brown home through her illicit relations with Arthur Brown. He called upon members of the jury for their opinion of a woman who would come into the home of her sisters and take from them the husband and father. He drew a sketch of Mrs. Bradley, as he declared the evidence of the witnesses showed her to be, as a woman who pursued Brown, schemed and begged and finally won that led her into this terrible thing. He told of how that idolatrous love had blinded her to all but him. "She would have made him a loving, dutiful and faithful wife if he had not poisoned her mind as he did her body."

Waiting for Powers.

The speech of Judge Powers in Mrs. Bradley's defense, which will be delivered Monday morning, is looked forward to with intense interest. It is expected to be one of the greatest appeals to a jury ever heard in Washington. TWO ADDRESSES MADE.

Both Attorneys Eloquent and Impassioned to High Degree.

Washington, Nov. 30.—Eloquent lawyers today made effective addresses before the jury in the case of Mrs. Annie M. Bradley, on trial for the shooting and killing of former Senator Brown of Utah, in this city last December. There was a large gathering in Judge Stafford's court room. Assistant District Attorney Turner opened the final proceedings with a careful review of the testimony, analyzing in a masterful manner many conflicting statements. He frequently grew eloquent, and evidently affected the defendant by his powerful review of the case. He was followed by Robert Wells of counsel for the defense, who made an impassioned address by declaring that Arthur Brown himself was responsible for the fatal shot, as he was the one who had fired the overwrought brain of the defendant and brought on his own destruction.

Mr. Turner's Address.

Mr. Turner proceeded in a matter of fact way to define the law in relation to the crime committed, and followed with a review of salient incidents of the testimony.

While he was describing the scene of the killing of Brown, an attendant delivered to the district attorney a package.

Continued on Page 2.

Chicago Chronicle Losing Venture for J. R. Walsh, Indicted Banker

Nearly a Million and a Half Wrongfully Diverted From the Bank to Bolster Up the Newspaper.

Chicago, Nov. 30.—Evidence that \$2,570,555 was deposited to the credit of J. R. Walsh's private enterprises was brought out in the trial of the former president of the Chicago National bank before Judge Anderson in the United States district court today. Attorneys for the government contended that these amounts were wrongfully diverted from the funds of the institution.

B. B. McKay, former private bookkeeper for Walsh, was on the stand when the facts were adduced, but the testimony was brought before the jury only after the objections of the defense had become so strenuous that the court was forced to rebuke John S. Miller and William F. Hynes, attorneys for the defendant, and question the witness himself.

Firm Attitude of Court.

The clash between the court and attorneys came late in the morning session after Attorney Hynes had first objected successfully to McKay's stating conclusions as to what the books of the bank contained, and then sought to have the books barred. Judge Anderson overruled the second objection and told Hynes that "objections will have to be in good faith."

to rest for a few moments by Justice Stafford and then continued his address.

Mrs. Bradley also had slight fainting spells. Two hours of denunciation and an hour of explanation proved too much for her, and when she reached her room in the lower corridor of the courthouse she collapsed and restoratives had to be administered before she was able to return to jail.

Eloquence of Mr. Wells.

Attorney Robert Wells of Mrs. Bradley's counsel made a profound impression in his opening argument for the defense. He spoke little more than thirty-five minutes and reviewed the testimony in the case briefly. He was particularly eloquent when touching upon the great love of Mrs. Bradley for Arthur Brown and the influences which were brought to bear upon her mind by the superior intellect of the man. He told of her purity of heart in spite of the great sin and the crimes which resulted. "It has been said that she was a bad woman," said Mr. Wells. "That is not so. It was her great love for this man, a love for which she schemed and begged and finally won—that led her into this terrible thing." He told of how that idolatrous love had blinded her to all but him. "She would have made him a loving, dutiful and faithful wife if he had not poisoned her mind as he did her body."

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"Whatsoever a man soweth, that also shall he reap," he quoted, as he brought his argument to a close. The jury Court then took a recess until Monday morning, when four more hours will be devoted to arguments, at the close of which, and the judge's charge, the case will be given to the jury.

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Busy Days for the Local Food Trust.

MINE OWNERS OF GOLDFIELD MEET

Mines Will Remain Closed Until Crisis Is Over and Labor Conditions Are Settled.

Goldfield, Nev., Nov. 30.—The Mine Owners' association of Goldfield met today and, after considering the general conditions, passed the following: "Resolved, That the mines of the Goldfield district remain closed until the present financial crisis is relieved; until local labor conditions are settled to the satisfaction of the operators of this district and until the smelters will treat Goldfield ores at a rate which will warrant the mine owners of this district to recommence production."

Will Tell Roosevelt on 'Em.

The Goldfield chamber of commerce has begun war upon the smelter trust and will carry the war to Washington. The directors met today and appointed a committee to invite the co-operation of other mining camps to send a committee to Washington to induce the president to investigate the smelter trust, with especial reference to its alleged policy toward Nevada.

Lawyers Given More Time

Detroit, Toledo & Ironton Railroad in Court on Charge of Fraud.

Adrian, Mich., Nov. 30.—Judge Chester today granted Attorneys B. S. Warren and Otto Butzel of Detroit additional time to fill affidavits to make a further showing in the case of Horace C. Rorick of Toledo, against the Detroit, Toledo & Ironton railroad and Detroit The Detroiters. The Detroiters motion to have the case dismissed for lack of jurisdiction. The plaintiff alleges fraud in the reorganization of the Detroit, Toledo & Ironton railroad and the purchase of the Ann Arbor road. He claims that \$12,500,000 of common stock and a large amount of first and second preferred stock, the control of the company, were issued to Eugene Zimmerman, Harry B. Collins, Bernard J. Burke, Rapier Covin, H. D. Collins & Co., George McCumming, George W. Young and Benjamin S. Warren, without the payment of any adequate consideration therefor. He asks that defendants be required to account for and return that sum, and also \$1,281,500 additional, which he claims was illegally made through the sale of notes and purchase of the Ann Arbor road. He also asks that a receiver be appointed.

Tainted Oysters.

Dort, Mich., Nov. 30.—Three men are dead, four others are likely to die, and upward of twenty are seriously ill as the result of eating tainted oysters at a Masonic banquet, which was held here Nov. 2.

Murdered in His Bed.

Marquette, Wis., Nov. 30.—Herman Schultz was today found in bed mortally wounded. His abdomen had been cut and the intestines severed and thrown on the floor beside a rusty knife. Before he died he said he was stabbed by two men who wanted his money.

PRISON FOR THE REST OF HER LIFE

"Dr." Lucy Hagenow, Responsible for Death of Lola Madison, Gets Twenty Years.

Chicago, Nov. 30.—"Doctor" Lucy Hagenow, almost 60 years old, was found guilty of murder today in Judge Chetlain's court and sentenced to twenty years in the penitentiary. She was tried on a charge of causing the death of Mrs. Anna Horavitch by an illegal operation. She had been previously convicted of a similar crime and sentenced to an indeterminate term in the penitentiary for manslaughter, but paroled after serving a year. Her removal to Joliet for twenty years removes from Chicago a woman who has long been a thorn to the police, and the object of attack by reputable physicians and medical societies. It was stated in the closing arguments for the state that Mrs. Hagenow had practiced having brought about the death of Miss Lola Madison, a sister of Mrs. Bradley, who is being tried for the murder of Senator Brown.

Miss Madison's dying statement, used at the trial, was instrumental in bringing about a conviction. By a coincidence, the Hagenow verdict was rendered on the closing day of the trial of Mrs. Bradley.

Will Revive Old Measure

Proposition to Provide One Clearing House in Each State by Congressional Action.

New York, Nov. 30.—It is announced that shortly after congress opens next week Senator Thomas C. Platt will introduce in the senate a bill providing for the national incorporation of clearing houses. The bill is similar to those which failed of passage in 1896 and 1902.

Death Due to Strychnine

Coroner's Jury at Oakland Charges M. A. Wilkins With Murder of Vernie Walas.

Oakland, Cal., Nov. 30.—The following was the verdict rendered by the coroner's jury at the inquest held at Elmhurst this morning over the death of Vernie Walas, who passed as the wife of M. A. Wilkins:

"We, the jury, find that the name of the deceased was Vernie Walas, aged 34, nativity unknown, and that she came to her death about the 21st of July, 1907, at Elmhurst, and that death was caused by strychnine poison administered to her by Mark A. Wilkins with criminal intent, and we charge said Mark A. Wilkins with the crime of murder."

The verdict was rendered after a few minutes' deliberation after four witnesses had been placed on the stand to tell of the relations which existed between Wilkins and the woman he introduced to them as his wife. Dr. O. D. Hamlin, who is now conducting a chemical analysis of the woman's stomach, testified that he had proceeded far enough to absolutely declare death to be due to strychnine poison.

Wilkins refused to attend the inquest. He was represented, however, by his attorney, H. J. McIsaac.

Big Hunch of Talesmen.

Boise, Ida., Nov. 30.—Sheriff Shad Hodgkin at noon today finished the summoning of 100 talesmen for the trial of George A. Pettibone, which will be resumed Monday morning, and the lists were turned over to the attorneys for the state and defense. The list includes many farmers from all parts of Ada county, and a number of business men of Boise.

Two Escaped.

Two of the men aboard got out and climbed to the surface by means of the ladder way. The other eleven were in the mine at last accounts. It is believed that all have perished. Great volumes of smoke have been rising from the shaft ever since. An attempt was made to reach the imprisoned men through the Gover shaft, several hun-

BASIC MONEY IS INSUFFICIENT

Isaac N. Stevens Thinks Congress Should Inaugurate a Movement for Bimetallism.

Chicago, Nov. 30.—Isaac N. Stevens, who was chairman of the executive committee of the National Silver party in the campaign of 1896, said in an interview today:

"There is not basic money enough in the world to do the business of the world. The United States is not the only country suffering from a shortage of money. The German banks have begun to enforce the sixty-day notice for the withdrawal of funds, and France, England and other prosperous countries are suffering from a lack of money. Gold does not furnish a sufficient basis for the enormous development that is taking place all over the world and for the colossal business enterprises of the present day. There has never been greater need for world-wide bimetallism than during the past five years, and if civilization is to continue its rapid stride both gold and silver are an absolute necessity as basic money. This is the time for the congress of the United States to inaugurate a universal movement for bimetallism."

"Congress should take action looking toward the guaranteeing of the funds of depositors so as to bring money out of hiding."

"The government should either go into the banking business outright or have nothing whatever to do with it. If the national banks were all out and government banks there would be no trouble about the people keeping their funds in such banks."

"Either individuals must be given the utmost latitude or else the government must go wholly into those lines of business where its control seems imperative."

Patrolman Is Vindicated.

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JURY VINDICATES PATROLMAN LYON

Policeman Who Killed Thug Is Exonerated at Coroner's Inquest.

SMITH'S BODY UNCLAIMED

TENDERLOIN BULLY APPARENTLY WITHOUT A FRIEND.

Verdict Vindicates Lyon.

In the matter of the inquest of Joseph Dowd, alias Joseph Smith, an inquest having been held at Salt Lake City, Utah, Salt Lake county, in Salt Lake City precinct, on the 30th day of November, 1907, before the Grand Jury, the jury, composed of the following: Smith, justice of the peace in and for Salt Lake City precinct, county and state as aforesaid, and the body of Joseph Dowd, alias Joseph Smith, there lying dead, by the jurors whose names are hereto subscribed, and said jurors, upon their oaths, do say that said Joseph Dowd, alias Joseph Smith, came to his death on the 29th day of November, A. D. 1907, by a gunshot wound, and that said shot was fired by J. M. Lyon, the said J. M. Lyon being then and there a police officer of Salt Lake City, Utah, and at the time of firing said shot the said Lyon was acting in the discharge of his duty as a police officer, and we consider his act perfectly justifiable.

(Signed) JAMES F. GREEN, JAMES S. CONNELL, JAMES P. SHARP.

Unclaimed and as unfriended as the body of some wild animal, the remains of Joe Smith still await burial at O'Donnell's undertaking establishment.

The associates and followers gathered by this terror of the tenderloin during ten years of lawlessness and strife in Salt Lake seem to have abandoned the fallen leader. Curiosity drew a motley crowd from the squalid haunts frequented by Smith in the underworld's place all through the day, but they went there to gaze their full upon the dead face of the man who had filled their hearts with terror, and not to arrange for a decent burial.

Realizing this, the men in charge of the undertaking establishment at last closed the doors to the gaping throng and waited, but waited in vain, for a real friend to come and claim the body.

In that world in which Smith moved there were no real friends. Dead and robbed of the vigor and strength which made him a power in the underworld, there was none to pay tribute to his memory. Not a man nor woman who had known him for ten years offered to share the burden of burying the body.

Unless Smith's relatives, on whom he apparently had little claim, take charge of the funeral arrangements, the body of the man who was the chief of the underworld in Salt Lake, while resisting Policeman Lyon on Friday night will go to the dissection table at the university.

Even the women with whom he consorted were unwilling to contribute to a fund for the burial of the man. They were relieved that the grim collector of tribute had been stricken.

Violet Brown, the woman who was with Smith at the time the Policeman Lyon arrested him, went to see the remains, but that was all.

"I suppose they will bury him," she said. Then she returned to the dark spot in the city from whence she had come.

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